SKAPIK LAW GROUP Mark J. Skapik (SBN 164957) Geralyn L. Skapik (SBN 145055) Blair J. Berkley (SBN 222293) Matthew T. Falkenstein (SBN 333302) 1 2 3 5861 Pine Avenue, Suite A-1 Chino Hills, California 91709 Telephone: (909) 398-4404 4 Facsimile: (909) 398-1883 5 Email: mskapik@skapiklaw.com, gskapik@skapiklaw.com, bberkley@skapiklaw.com, mfalkenstein@skapiklaw.com 6 7 Attorneys for Plaintiff 8 UNITED STATES DISTRICT COURT 9 CENTRAL DISTRICT OF CALIFORNIA 10 ERIK LOZA, an individual, by and through his guardian ad litem, SANDRA FIGUEROA, Case No. 5:22-cv-01948-SSS-DTBx 11 [Assigned to Judge Sunshine Suzanne Sykes] 12 13 Plaintiff, [Assigned to Magistrate Judge David T. Bristow] 14 VS. JOINT STIPULATION FOR 15 DISMISSAL WITH PREJUDICE COUNTY OF SAN BERNARDINO dba ARROWHEAD REGIONAL MEDICAL 16 CENTER; and DOES 1 through 10, [Fed. R. Civ. P. 41(a)(1)(A)(ii)] inclusive, 17 18 Defendants.

TO THE HONORABLE COURT:

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Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), the undersigned counsel for all parties who have appeared in this case hereby stipulate to the dismissal of defendant, COUNTY OF SAN BERNARDINO dba ARROWHEAD REGIONAL MEDICAL CENTER, in the above-captioned action, with prejudice, thereby dismissing this entire action. Each side is to bear its own fees and costs incurred in this matter.

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Pursuant to Local Rule 5-4.3.4(a)(2)(i), the filer of this Stipulation attests that all 1 2 other signatories listed, and on whose behalf the filing is submitted, concur in the 3 filing's content and have authorized the filing. 4 SKAPIK LAW GROUP 5 6 7 Dated: October 1, 2024 8 /s/ Matthew T. Falkenstein By: Mark J. Skapik
Geralyn L. Skapik
Blair J. Berkley
Matthew T. Falkenstein
Attorneys for Plaintiff 9 10 11 12 13 DAVIS GRASS GOLDSTEIN & FINLAY 14 15 /s/ John R. MacRill, III 16 Dated: October 2, 2024 By: John R. MacRill, III 17 Attorneys for Defendant 18 19 20 21 22 23 24 25 26 27 28 - 2 -